

United States Patent and Trademark Office

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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|------------------------|---------------|----------------------|-------------------------|------------------|
| 09/920,390 | 07/31/2001 | Meng-Jaw Cherng | JCLA4757-CIP | 4405 |
| 75 | 90 06/28/2002 | | | |
| J.C. PATENT | S | | EXAM | INER |
| Suite 250 4 Venture | · 10 | | MALDONAL | OO, JULIO J |
| Irvine, CA 926 | 018 | | ART UNIT | PAPER NUMBER |
| | | | 2823 | |
| | | | DATE MAILED: 06/28/2002 | |

Please find below and/or attached an Office communication concerning this application or proceeding.

| Application No. Office Action Summary Application No. O99920,390 CHERNG ET AL. Examiner Art Unit Julio J. Maldonado 2823 Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Examiner Examiner AND ALLING DATE OF THIS COMMUNICATION. Experience of imm may be available under the provisions of 3 CFR 1.196(s). In no event, however, may a reply be timely filled of the communication of imm may be available under the provisions of 3 CFR 1.196(s). In no event, however, may a reply be timely filled of the state 13 to 4 (b) MONTHS from the mailing date of the communication and the SN (b) MONTHS from the mailing date of the communication. Failuse to reply within the set alter of the mailing date of the communication in the state 13 to 5 (c) 133. In No period for reply is appealed above, the maximum statulory period will apply and will expire SN (b) MONTHS from the mailing date of this communication. Failuse to reply within the set occatedod period for reply will, by state control to become AbaNONDED (30 U.S. 5 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any seamed patient term adjustment. Set 3 CFR 1.794(b): Status Status 1) Seponsitive to communication(s) filed on 31 July 2001. 2a) This action is FINAL. 2b) This action is non-final. 3) since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-19 is/are pending in the application. 4a) Of the above claim(s) is/are allowed. 6) Claim(s) 1-19 is/are rejected. 7) Claim(s) 1-19 is/are rejected. 7) Claim(s) 1-19 is/are rejected to by the Examiner. Application Papers 9) The specification is objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. |
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| Office Action Summary Saminer |
| Julio J. Maldonado - The MAILING DATE of this communication appears on the cover sheet with the correspondence address — Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Established the state of the properties of 3 CFR 1.136(a). In no event, however, may a reply be timely filed their SIX (6) MONTHS from the mailing date of this communication. - If the period for reply jeedled above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - If the period for reply whith the set or retended period for reply will, by take, cause the applicant to become ABANONCHE (35 C5, 133). - Failure to reply whithin the statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply whithin the statutory beneficed will apply and will expire SIX (6) MONTHS from the mailing date of this communication, even if timely filed, may reduce any example and the produce them deplanement. See 97 CFR 1.740(b). Status This action is FINAL. - 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-19 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) is/are objected to. 8) Claim(s) is/are objected to. 8) Claim(s) is/are objected to by the Examiner. Application Papers 9) The proposed drawing correction filed on is/are: a) accepted or b) objected to by the Examiner. If approved, corrected drawings are required in reply to this Office action. 12) The oath or declaration is objected to by the Examiner. Priority under 35 U.S.C. §§ 119 and 120 13) Acknowledgment is made of a claim for |
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| Certified copies of the priority documents have been received. |
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| 2. Certified copies of the priority documents have been received in Application No |
| 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. |
| 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application). |
| a) The translation of the foreign language provisional application has been received. 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121. |
| Attachment(s) |
| 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) |

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yoon et al. (6,117,766) in view of Jeong (U.S. 5,960,310).

In reference to claims1, 6, 12 and 15, Yoon et al. (Figs. 2A-2F) in a related method to form contact plugs (110) teach providing a semiconductor device having a first and second gates (102) over a substrate (100), wherein the said first and second gates (102) have sidewall spacers (102c); forming a silicon oxide layer (104) over the semiconductor device; patterning the dielectric layer (104) without planarizing the dielectric layer, to form a self-aligned contact window (106) that exposes a surface of the substrate (100) between the said first and second gates (102); forming a polysilicon layer (108) over the dielectric layer (104) and filling the self-aligned contact window (106); removing a portion of the polysilicon layer (108) lying above the dielectric layer (104); and removing a portion of the dielectric layer (104) so that the contact plug (110) is formed inside the self-aligned contact window (106) (column 3, line 48 – column 5, line 27).

Yoon et al. fail to teach forming a silicon nitride liner layer prior to deposit a dielectric layer and patterning the dielectric and liner layer without planarizing the

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dielectric layer to form a contact window. However, Jeong (Figs.4A-4G) in a related method to form contact plugs teaches forming a dielectric liner layer (77) prior to deposit a dielectric layer (79, 81) and patterning the dielectric (79, 81) and liner layer (77) without planarizing the dielectric layer (79, 81) to form a contact window (82). Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to form a dielectric liner layer followed by depositing a dielectric layer as taught by Jeong in the contact plug method of Yoon et al., since the liner layer can be used as a polishing stop, accurately ending the polishing step (column 1, lines 53-57).

In reference to claims 2-5, 7-11, 13, 14 and 16-19, Yoon et al. in combination with Jeong teach the dielectric liner layer comprising silicon nitride (see Jeong, column 6, lines 35-40); the dielectric layer comprising silicon oxide, where the dielectric layer comprises a dielectric layer with a good gap-filling capability and a dielectric passivation layer (see Yoon et al., column 3, line 66 – column 4, line 9 and Jeong, column 6, lines 41-65); and removing the portion of the polysilicon above the dielectric layer includes chemical-mechanical polishing (see Yoon et al., column 4, lines 24-64 and Jeong, column 7, lines 21-51). Yoon et al. in combination with Jeong fail to teach the dielectric layer having a thickness of about 10,000Å to 15,000Å. However, The selection of the claimed range is obvious because it is a matter of determining optimum process condition by routine experimentation with a limited number of species. In re Jones, 162 USPQ 224 (CCPA 1955)(the selection of optimum ranges within prior art general

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conditions is obvious) and In re Boesch, 205 USPQ 215 (CCPA 1980)(discovery of optimum value of result effective variable in a known process is obvious).

Conclusion

3. Papers related to this application may be submitted directly to Art Unit 2823 by facsimile transmission. Papers should be faxed to Art Unit 2823 via the Art Unit 2823 Fax Center located in Crystal Plaza 4, room 3C23. The faxing of such papers must conform to the notice published in the Official Gazette, 1096 OG 30 (15 November 1989). The Art Unit 2823 Fax Center number is (703) 305-3432. The Art Unit 2823 Fax Center is to be used only for papers related to Art Unit 2823 applications.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Julio J. Maldonado** at **(703) 306-0098** and between the hours of 8:00 AM to 4:00 PM (Eastern Standard Time) Monday through Friday or by e-mail via <u>julio.maldonado@uspto.gov</u>. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wael Fahmy, can be reached on (703) 308-4918.

Any inquiry of a general nature or relating to the status of this application should be directed to the **Group 2800 Receptionist** at **(703) 308-0956**.

Julio J. Maldonado

Potent Evaminar

Patent Examiner Art Unit 2823

703-306-0098

julio.maldonado@uspto.gov

SUPERVISORY PRIMARY EXXER TECHNOLOGY CENTER 2000